ROBERT BOWIE, ESQUIRE, GOVERNOR.

ment in the case as if the said release had been entered upon the CHAP. 161. record before judgment in the court below.

See Nov. 1809, ch 153.

4. AND BE IT ENACTED, That in all cases where the court of court of appeals appeals shall have permitted or directed any entry to be made, or cases, direct such act to be done on the trial of any appeal, or during its pendicy, ended on deciding virtue of any act of assembly of this state, which may require inferior courts as an alternation of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the indement given by the court from the court of the court o an alteration of the judgment given by the court from which such the nature of the case may require. appeal was or shall be made, or which, if made in such inferior court, would have authorised or required a different judgment to have been given, the court of appeals may direct such judgment to be entered on deciding such appeal, as the nature of the entry or amendment may require, or the court from which the appeal has been or shall be made would have rendered, if such entry or amendment had been made before the rendition of the judgment in such inferior court.

See Nov. 1809, ch. 153.

5. And BE IT ENACTED, That all judgments by default hereaf- Judgments by deter to be entered, shall carry interest in the same manner that interest. judgments entered upon a finding of a jury now do; Provided al-Proviso. ways, that nothing contained in this act, except so far as the same relates to judgments by default and appeals, shall extend or be construed to extend to any case now brought or depending in any of the courts of this state.

CHAP. CLXII.

A Further Additional Supplement to an act (a), entitled, An act for Passed Jan 4, 1912 the relief of the Poor of Frederick County. Lib. TH. No. 3, fol. 203.

See 1768, ch. 29; also 1804, ch. 69, Nov. 1809, ch. 84, and 1817, ch. 103.

1. BE IT ENACTED, by the General Assembly of Maryland, That Appointment of the office of the present trustees of the poor of Frederick countery court. ty, shall cease and be at an end on the first Monday of June next: and the appointment of the trustees of the poor of said county, shall from and after the first Monday of May next, be vested in the levy court of said county.

2. And he it enacted, That the levy court of Frederick to appoint annucounty shall be and they are hereby authorised and required, at ally ave trustees their first meeting in May next, and at their first meeting in the. month of Mar in each succeeding year thereafter, to appoint five discreet and proper persons, qualified agreeably to the provisions of the original act and the supplements thereto, and of this act, to be trustees of the poor of the said county from and after the first Monday of June next.

3. AND HE IT ENACTED, That it shall be the duty of the clerk Certificates of of the said court, within five days after such appointment, and to be delivered to within the like time after any future appointments to be made in each person, &c. virtue of this act, to make out and deliver to the sheriff of said county, a certificate of the appointment of each of the trustees so appointed or to be appointed, endorsing one of the said certificates for each of them respectively; which said sheriff shall within six days thereafter, deliver one thereof to each of the said trustees respectively; and it shall thereupon be the duty of the several trus-